Attorney or Party Name, Address, Telephone & FAX Numbers and California State Bar Number	FOR COURT USE ONLY
Attorney for	
UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA	
In re:	
Debtor.	
	CHAPTER
Plaintiff(s).	CASE NUMBER
	ADVERSARY NUMBER
VS.	
Defendant(s).	DATE: TIME: PLACE:

JOINT STATUS REPORT LOCAL BANKRUPTCY RULE 7016-1(a)(2)

TO THE HONORABLE UNITED STATES BANKRUPTCY JUDGE:

The parties submit the following JOINT STATUS REPORT in accordance with Local Bankruptcy Rule 7016-1(a)(2):

A. PLEADINGS/SERVICE:

1.	Have all parties been served?	•	Yes	•	No
2.	Have all parties filed and served answers to the complaint/counter-complaints/etc.?	,	Yes	,	No
3.	Have all motions addressed to the pleadings been resolved?	1	Yes	1	No
4.	Have counsel met and conferred in compliance with Local Bankruptcy Rule 7026-1?	,	Yes	1	No

5. If your answer to any of the four preceding questions is anything <u>other</u> than an unqualified "YES," then please explain below *(or on attached page)*:

(Continued on next page)

			Joint Status Report - Page 2		F 7016-1.1
In re					CHAPTER
			De	btor.	CASE NUMBER
В.	READ	INESS FOR TRIAL:			
	1.	When will you be ready	y for trial in this case? Plaintiff	<u>De</u>	fendant
	2.	If your answer to the ab	pove is more than four (4) months after the		mons issued in this case, give reasons
				<u>De</u>	i chuant
	3.	When do you expect to	complete <u>your</u> discovery efforts? <u>Plaintiff</u>	<u>De</u>	<u>fendant</u>
	4.	What additional discover	ery do you require to prepare for trial? Plaintiff	<u>De</u>	fendant
C.	TRIAL	TIME:			
	1.	What is your estimate of applicable)?	of the time required to present <u>your side of</u> Plaintiff		case at trial (including rebuttal stage if fendant
	2.	How many witnesses d	lo you intend to call at trial (including oppo <u>Plaintiff</u>		parties)? fendant
	3.	How many exhibits do	you anticipate using at trial?	De	fendant

(Continued on next page)

In re	CHAPTER
Debtor.	CASE NUMBER

D. PRE-TRIAL CONFERENCE:

E.

A pre-trial conference is usually conducted between a week to a month before trial, at which time a pre-trial order will be signed by the court. [See Local Rule 7016-1.] If you believe that a pre-trial conference is not necessary or appropriate in this case, please so note below, stating your reasons:

	<u>Plaintiff</u>	<u>Defendant</u>
	rial conference (is)/ (is not) requested.	Pre-trial conference (is)/ (is not) requested Reasons:
	<u>Plaintiff</u>	<u>Defendant</u>
Pre-t	rial conference should be set after:	Pre-trial conference should be set after:
(date	*)	(date)
SET 1.	TLEMENT: What is the status of settlement efforts?	
2.	Has this dispute been formally mediated? If so, when?	☐ Yes ☐ No
3.	Do you want this matter sent to mediation at t	his time?
	Plaintiff _	Defendant
	☐ Yes ☐ No	🔲 Yes 🖫 No

(Continued on next page)

_	_	_	_	_	_	_
	7	n	4	~	-1	- 4
_	•		1	n.	_1	-

	Joint	Status	Report	-	Page	4
--	--------------	--------	--------	---	------	---

In re	CHAPTER
Debtor.	CASE NUMBER

F. <u>ADDITIONAL COMMENTS/RECOMMENDATIONS RE TRIAL</u>: (Use additional page if necessary.)